§61.172

§ 61.172 Changes to be incorporated in tariffs of successor carrier.

When only a portion of properties is transferred to a successor carrier, that carrier must incorporate in its tariff the rates applying locally between points on the transferred portion. Moreover, the predecessor carrier must simultaneously cancel the corresponding rates from its tariffs, and reference the FCC number of the successor carrier's tariff containing the rates that will thereafter apply.

Subpart J—Suspensions

§61.191 Carrier to file supplement when notified of suspension.

If a carrier is notified by the Commission that its tariff publication has been suspended, the carrier must file, within five business days from the release date of the suspension order, a consecutively numbered supplement without an effective date, which specifies the schedules which have been suspended.

[64 FR 46593, Aug. 26, 1999]

§61.192 Contents of supplement announcing suspension.

- (a) A supplement announcing a suspension by the Commission must specify the term of suspension imposed by the Commission.
- (b) A supplement announcing a suspension of either an entire tariff or a part of a tariff publication, must specify the applicable tariff publication effective during the period of suspension.

§61.193 Vacation of suspension order; supplements announcing same; etc.

If the Commission vacates a suspension order, the affected carrier must issue a supplement or revised page stating the Commission's action as well as the lawful schedules.

PART 63—EXTENSION OF LINES, NEW LINES, AND DISCONTINU-ANCE, REDUCTION, OUTAGE AND IMPAIRMENT OF SERVICE BY COMMON CARRIERS; AND GRANTS OF RECOGNIZED PRIVATE OPERATING AGENCY STATUS

EXTENSIONS AND SUPPLEMENTS

Sec.

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- 63.02 Exemptions for extensions of lines and for systems for the delivery of video programming.
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- 63.21 Conditions applicable to all international Section 214 authorizations.
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GENERAL PROVISIONS RELATING TO ALL APPLICATIONS UNDER SECTION 214

- 63.50 Amendment of applications.
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- 63.53 Form.

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DISCONTINUANCE, REDUCTION, OUTAGE AND IMPAIRMENT

- 63.60 Definitions.
- 63.61 Applicability.
- 63.62 Type of discontinuance, reduction, or impairment of telephone or telegraph service requiring formal application.
- 63.63 Emergency discontinuance, reduction, or impairment of service.
- 63.65 Closure of public toll station where another toll station of applicant in the community will continue service.
- 63.66 Closure of or reduction of hours of service at telephone exchanges at military establishments.
- 63.71 Procedures for discontinuance, reduction or impairment of service by domestic carriers.
- 63.90 Publication and posting of notices.
- 63.100 Notification of service outage.

CONTENTS OF APPLICATIONS; EXAMPLES

- 63.500 Contents of applications to dismantle or remove a trunk line.
- 63.501 Contents of applications to sever physical connection or to terminate or suspend interchange of traffic with another carrier.
- 63.504 Contents of applications to close a public toll station where no other such toll station of the applicant in the community will continue service and where telephone toll service is not otherwise available to the public through a telephone exchange connected with the toll lines of a carrier.
- 63.505 Contents of applications for any type of discontinuance, reduction, or impairment of telephone service not specifically provided for in this part.
- 63.601 Contents of applications for authority to reduce the hours of service of public coast stations under the conditions specified in §63.70.

REQUEST FOR DESIGNATION AS A RECOGNIZED PRIVATE OPERATING AGENCY

63.701 Contents of application.

63.702 Form.

AUTHORITY: Sections 1, 4(i), 4(j), 10, 11, 201-205, 214, 218, 403 and 651 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154(i), 154(j), 160, 201-205, 214, 218, 403, and 571, unless otherwise noted.

Source: 28 FR 13229, Dec. 5, 1963, unless otherwise noted.

EXTENSIONS AND SUPPLEMENTS

§ 63.01 Authority for all domestic common carriers.

(a) Any party that would be a domestic interstate communications common carrier is authorized to provide

domestic, interstate services to any domestic point and to construct or operate any domestic transmission line as long as it obtains all necessary authorizations from the Commission for use of radio frequencies.

(b) Domestic common carriers subject to this section shall not engage in any line construction that may have a significant effect on the environment as defined in §1.1307 of this chapter without prior compliance with the Commission's environmental rules. See §1.1312 of this chapter.

[64 FR 39939, July 23, 1999, as amended at 67 FR 18830, Apr. 17, 2002]

§ 63.02 Exemptions for extensions of lines and for systems for the delivery of video programming.

- (a) Any common carrier is exempt from the requirements of section 214 of the Communications Act of 1934, as amended, for the extension of any line.
- (b) A common carrier shall not be required to obtain a certificate under section 214 of the Communications Act of 1934 with respect to the establishment or operation of a system for the delivery of video programming.

[64 FR 39939, July 23, 1999]

§ 63.03 Streamlining procedures for domestic transfer of control applications.

Any domestic carrier that seeks to transfer control of lines or authorization to operate pursuant to section 214 of the Communications Act of 1934, as amended, shall be subject to the following procedures:

(a) Public Notice and Review Period. Upon determination by the Common Carrier Bureau that the applicants have filed a complete application and that the application is appropriate for streamlined treatment, the Common Carrier Bureau will issue a public notice stating that the application has been accepted for filing as a streamlined application. Unless otherwise notified by the Commission, an applicant is permitted to transfer control of the domestic lines or authorization to operate on the 31st day after the date of public notice listing a domestic section 214 transfer of control application as accepted for filing as a streamlined application, but only in accordance with